

PAULA K. COLBATH Parmer

345 Park Avenue New York, NY 10154 Direct 212,407 4905 Main 212.407.4000 Fax 212.937.3189 mas deal@ntadloog

Via Fax

December 27, 2007

Hon, Colleen McMahon United States District Court 500 Pearl Street, Room 640 New York, New York 10007

Shaw Family Archives, Ltd. v. CMG Worldwide Inc., et ano., No. 05 Civ. 3939 (CM)

Dear Judge McMahon:

We represent Defendant Marilyn Monroe, LLC ("MMLLC") and write to request a two-week extension (from January 2, 2008 to January 16, 2008) of Defendants' time to respond to Plaintiffs' Motion to Withdraw Counts 1-8 of Plaintiffs' Second Amended Complaint Without Prejudice Pursuant to Rule 41(a)(2). Counsel for MMLLC are actively engaged in depositions so as to meet the December 31st discovery deadline, and, with the intervening Christmas and New Year's holidays, request additional time to comply with the Court's December 21, 2007 order to respond to Plaintiffs' motion with respect to Counts 3-8 (as well as Counts 1-2). This is the first request to extend this deadline. Counsel for Plaintiffs did not consent to this request. and did not provide an explanation.

We regret having to contact Your Honor with this request at this time of year, and very much appreciate your consideration of this matter.

Respectfully yours,

Paúla K. Colbath

Partner

Cc: Christopher Serbagi, Esq. (via email)

Ted Minch, Esq. (via email)

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